

THE CIRCUIT COURT  
OPPOSITION TO THE PRESIDENT.  
MISSISSIPPI.

PRESIDENT.—The sole object of Government, is the general good. To this end therefore, it must begin, and continue, a just, or disapproving, and that will be its consequence.

Objection, 1st. Several times during the commencement of his existence, has our federal government been compelled to act under the influence of dissimilar circumstances. But the message, by taking no notice of such singularity, opposes in this prominent fact in the history of our republic, an indirect denial.

2d. Between the interest, and consequently the affairs of the people, and those of the Government, there exists an inseparable connection. Whenever therefore, any sudden change of circumstances happens to produce a crisis, it becomes the duty of the Government, in order to prevent certain dangerous collisions, which otherwise might occur, to change its course of action. This the message denies; and restricting the operations of the Government to its own affairs, it places the relief of the people in times of distress, in the resources of the country.

3d. The message, by confounding distinctions, puts the cause for effect; and by attempting to reconcile opposites, and reduce a multiplicity of reciprocal dependences to a unit, makes it the people's duty, to bow to the assumed majesty, and constructive genius of the Government.

4th. One of the prominent features of this paper is, that the whole force of its reasoning is lost in foreign references; and so obscured in its general tenor by a studied redundancy, that all the parts thereof are strongly marked with a latent or confused meaning; and many of them are susceptible of various constructions.

Such is Van Buren's first message to Congress—in which,

The rogue and tyrant mutually imprint,  
And stamp their image on each other's  
mim.

For eight long years we have submitted to the decision of an absolute majority in Congress, though influenced by the dictation of Andrew Jackson.—And shall we submit yet eight years more, to the decisions of such a majority—Influenced, as they will be, by the wild, anti-republican opinions of Martin Van Buren!—When our liberties are thus openly invaded, shall we still sit uncomanned, and still look in silence on public robbery? I trust not.

P. S. Since penning the above, I have been told that John F. H. Claiborne, has franked some thousands of copies of the Presidents Message, to his constituents. This little Van Buren flatters himself no doubt, that he is capable of performing miracles.

PHILIP PINDAR.

TEXAS.—This country appears to be still quiet and prosperous. Our latest dates are the Chronicle of 9th September, from which we make the following extracts. From their complaints in relation to the Post Office department, we might infer that they have among them another Amos Kendall.

It is with feelings of regret that we are compelled to echo the complaints of the Telegraph on the subject of the post-offices of the republic. The continued and successive disappointments which we have met with have perpetually convinced us that neither system, order, or punctuality, are at all observed in its arrangements. Not unfrequently we get no papers by the western mail; and when they do arrive, they are as likely as not to have been three months on the route from Houston to this place. The Herald we never see at all—and by a parity of conclusion, we presume it never receives ours, however regularly mailed.—Some complaints also exists on the subject of communications, treated by us with neglect, while in fact we have never had the pleasure of receiving them.

The post office department would do well to institute an instant and strict inquiry into the conduct of its instruments, or it will, ere long, be charged with a darker dereliction from day than mere carelessness.

We understand that our sister County of San Augustine has been unfortunate of late, in what are familiarly termed "rows," in one of which she has lost two citizens. Nor have we cause to congratulate ourselves, as having an opportunity to relate a similar affair, which occurred in our town on the 4th, in which two valuable citizens were badly wounded.

We forbear foretelling public opinion by a relation of circumstances; and rely much on the integrity, intelligence and legal ability of Judge Williamson, now in this place, and holding the Circuit Court, to do strict justice, both to the parties and the community.

Various tribes of Indians are now assembling at the Delaware town, above the salt works, on the Neches, to hold themselves in readiness for the consultation to be held there on the first of December next. They manifest no evil intentions, but appear anxious to succeed in concluding a treaty; yet we should regard them with caution, for their treachery has become proverbial. Perhaps they only wish to exchange their pretenses for munitions, having expended their own, and then recommence hostilities. If that should prove the object of a temporary peace, and succeed, it would certainly not be advantagous to us.

A person calling on a sick friend asked him how he felt. "I feel," he answered, "as though every minute would be the next."

PROFESSIONAL.

LAW NOTICE.

JOHN H. THOMAS will continue the practice of law in Madison and the adjacent counties. He may be addressed either at Canton or Vernon. Any business referred to him at any of the higher courts will receive the additional attention of James O. Hartigan of Vicksburg.

Sept. 11, 1837. 31-1f.

TUPPER & ROLLINS,  
ATTORNEYS AND COUNSELLORS AT LAW,  
CANTON, MISSISSIPPI.

HAVING associated themselves in the practice of their profession, will strictly attend to all business entrusted to their care.

Dec. 9, 1836. 33-1f.

LAW NOTICE.

JAMES C. MITCHELL of Clinton, and NICHOLAS CALLIHAN & WILLIAM E. GILLESPIE of Canton, having associated themselves in the practice of the law, will attend punctually to any business in the course of their profession confided to their care in the Federal Court,—the High Court of Errors and Appeals,—and the Superior Court of Chancery held at Jackson, Mississippi,—and also the Circuit Courts of Hinds, Madison, Yazoo, Holmes, Attala, Leake, and Rankin counties. Mitchell's office at Clinton, and Callihan's & Gillespie's office at Canton, Mississippi.

April 21, 1837. 41-1y.

THOMAS SHACKLEFORD,  
(LATE OF LIVINGSTON, MI.)

ATTORNEY AT LAW,  
CANTON, MISSISSIPPI.

WILL PRACTICE LAW IN THE 7th JUDICIAL DISTRICT, AND IN THE ADJOINING COUNTIES; THE DISTRICT COURT OF THE UNITED STATES, AND CHANCERY COURT AT JACKSON.

Reference:

Messrs. Shipp, Ferriday & Co., Natchez, Mi.

Messrs. Ewing, Maddux & Co., Livingston, Mi.

Major Charles B. Green, Mount Olympus, Madison county.

March 31, 1837. 50-6m.

JOHN GLOTT & JOHN B. HOWGOTT,  
ATTORNEYS AT LAW,  
(ONE OF EXECUTION & HOWGOTT AT CANTON.)

WILL ATTEND TO MY BUSINESS CONFIDED TO THEM IN THE SEVERAL COURTS OF MADISON AND THE CIRCUIT COURTS OF HINDS, RANKIN, LEAKE, ATTALA, YAZOO, HOLMES AND CARROLL COUNTIES; ALSO IN THE SUPREME, CHANCERY AND FEDERAL COURTS AT JACKSON.

BEEFERMAN

Messrs. Brander, McKenna & New Orleans & Wright, Lyons.

Messrs. A. TUNSTALL & CO.—GRAND GULF.

Messrs. Ford, Markham & CO.—VICKSBURG.

Messrs. Norcom & CO.—BIRMINGHAM.

Messrs. Royce & Reading—LIVINGSTON.

Mr. James R. Creasy—MANCHESTER, MI.

Messrs. Moul, Henderson & CO.—CANTON.

C. John Williams—NASHVILLE TEN.

John D. Baker, Esq.—LOUISVILLE, KY.

Messrs. Green & Miller—PHILADELPHIA, PA.

Messrs. Foster & Easton—NEW YORK.

January 13, 1837. 39-ly.

OGLESBY & DEARING,  
ATTORNEYS AT LAW,  
CANTON, MI.

March 24, 1837. 49-1f.

N. G. PERKINS,  
ATTORNEY AND COUNSELLOR AT LAW,

STATE OF WOODVILLE, MI.

Reference:

Wm. B. Marin & Co., CANTON.

E. H. Powell & Co., GRAND GULF.

Sept. 29, 1837. 19-4m.

NOTICE.

THE undersigned, Administrator

with the will annexed, of the estate of Harrison L. Martin, deceased, will

at the November term of the Probate Court of Madison county, 1837, present his account for final settlement and allowance; where those interested can attend, if they think proper.

DANIEL GARNER, Admr.

NOTICE.

THE undersigned, Administrator of

the estate of Preston Garner, deceased, will present his account for final settlement and allowance, at the November term of the Probate Court of Madison county, 1837; where those interested can attend, if they think proper.

DANIEL GARNER, Admr.

NOTICE.

THE firm heretofore existing under

the name of TEAGUE & FONDREN,

was this day dissolved by mutual con-

sent.

MARGES TEAGUE.

HRAM FONDREN.

Sept. 23, p. 1837. 19-6t.

CAUTION.

THIS is to forewarn all persons from trading for a note of hand drawn by Algernon S. S. Newton and Louis E. Gerald, (jointly) in favor of Pierson Lewis, dated about the 6th of March, 1837, and payable eleven months after date. The consideration for which the above note was given having failed, we are determined not to pay said note, unless compelled by law.

ALGERNON S. S. NEWTON.

LOUISA E. GERALD.

Middleton, Oct. 3, 1837. 21-5t.

NOTICE.

THE firm of MORSE, DEAR & CO.

was mutually dissolved, on the 5th

inst. The mercantile business will be

continued at the same stand, under the

style of MORSE & DANIEL MORSE.

WILLIAM C. DEAR.

JOHN GAMBLE.

Canton, Oct. 13, 1837. 21-3t.

DISSOLUTION OF PARTNERSHIP.

THE firm of MORSE, DEAR & CO.

was mutually dissolved, on the 5th

inst. The mercantile business will be

continued at the same stand, under the

style of MORSE & DANIEL MORSE.

WILLIAM C. DEAR.

JOHN GAMBLE.

Canton, Oct. 13, 1837. 21-3t.

NOTICE.

THE firm of MORSE & DANIEL MORSE.

WILLIAM C. DEAR.

JOHN GAMBLE.

Canton, Oct. 13, 1837. 21-3t.

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